

FINANCE DEPARTMENT
WAYS AND MEANS BRANCH

The 20th February, 1969

No. 473-WM(I)-69/4677.—In exercise of the powers conferred, — *vide* clause 283(2) of the Constitution of India and all other powers enabling him in this behalf, the Governor of Haryana is pleased to make the following amendments in the Punjab Financial Rules, Volume I, as adopted by the Haryana Government.

2. These rules may be called Punjab Financial Rules (Haryana Second Amendment) Rules, Volume I, 1969.

3. In the Punjab Financial Rules, Volume I :—

(i) the existing explanations I and II of note 4 below rule 10.21 will be replaced by the following :—

(a) A Government servant shall, before he draws the advance for the purchase of a motor car, boat, motor cycle, Scoot or any other motor conveyance execute an agreement in form P.F.R. 21. No advance will be granted until this agreement has been signed. This condition should be clearly stated in all orders sanctioning such advances. On completing the purchase of the motor car or boat the Government servant will further be required to execute a mortgage bond in from P.F.R. 22, hypothecating the car or boat to the Government as security for the advance [such a bond is exempt from the duty chargeable under section 40, clause (b) of Schedule I of the Stamp Act]. The cost price of the conveyance should be entered in the schedule of specifications attached to the mortgage bond. In the case of advances drawn in England, a similar agreement and personal security bond in the prescribed form will be executed at the time of drawing the advance and at the time of purchase, respectively.

(b) A certificate signed by the sanctioning authority the effect that the agreement in Form P.F.R. 21 and 22, as the case may be, has been signed by the Government servant drawing the advance and that it has been examined and found to be in order, should be attached to the bill in which the advance is drawn. The sanctioning authority should ensure that the conveyance is purchased and hypothecated to the Governor as security for the amount lent to the borrower together with the interest thereon, in the prescribed form, within one month from the date of drawal of the advance.

(c) After the purchase of the conveyance, the sanctioning authority should obtain from the Government servant drawing the advance a letter in Form P.F.R.

32 to the address of the Insurance Company with which the conveyance is insured, notifying it that the Government is interested in the insurance policy secured and should forward such letter to the Insurance Company and obtain its acknowledgement. The sanctioning authority should furnish to the Audit office a certificate that the borrower has comprehensively insured the vehicle for an amount not less than the outstanding amount of advance plus interest thereon, if any, and that the Insurance Company has been notified about the interest of the Government in the policy. In case of insurance effected on annual basis, this procedure should be repeated every year until the advance has been fully repaid to Government.

(d) The sanctioning authority should furnish to the Audit Office the cash receipt and the bill for the purchase of the conveyance for security that the advance has been utilized for the purchase of conveyance within the prescribed period and that the actual price as defined in the "Explanation" below is not less than the amount of the advance. The cash receipt and the bill should be returned to the borrower through the sanctioning authority.

Explanation :—

The expression "actual price" includes sales tax and the cost of such items, e.g. spare wheel, a tyre and a tube or a pillion seat in a scooter, on the purchase of which the purchaser has no choice. It does not, however, cover the cost of certain accessories, e.g., radio in a car, plastic covers, which are not essential and are purchased by the customer of his own volition. Insurance and registration charges of the vehicle are also not included in the "actual price". It shall, however, cover, in the case of first purchase, the following items :—

(a) the cost of transportation of the conveyance, upto the place of the duty of the Government servant concerned at the time of purchase irrespective of whether the transport is arranged by the distributors or by the Government servant himself; and

(b) the octroi charges actually paid.

(ii) The existing two explanations of the Note 4 *ibid* may be renumbered as (e) and (f).

(iii) The portion "On receipt of the certificate..... to the Accountant-General for scrutiny" in the second sub-para of Note 5 may be deleted.

M. L. BATRA,
Commissioner for Planning and
Finance and Secy.

LABOUR DEPARTMENT

The 5th March, 1969

No. 147-2Lab-69/5578.—In supersession of Haryana Government, Labour Department, Notification No. 10545-2Lab-69/3095, dated the 17th December, 1968 and in exercise of the powers conferred by clause (4) of section 5 of the Minimum Wages Act, 1948 (Central Act XI of 1948), the Governor of Haryana is pleased to appoint a Committee consisting of the following persons to hold enquiries and advise the Government in revising the minimum rates of wages in respect of the employment Agricultural Implements, Machine Tools and General Engineering including Cycle and Electrical Goods Industry in the State of Haryana which were revised,—

vide erstwhile Punjab Government Notification No. SO-CA/11/58/S-5/65, dated the 1st December, 1965, and (ii) fixing minimum rates of wages for the workers for whom no wages were previously fixed:—

Government and Independent representatives

1. Shri D. A. Karan, Deputy Labour Commissioner, Haryana, Chandigarh. *Chairman*
2. Economic and Statistical Adviser to Government, Haryana, Chandigarh, or his nominee *Member*
3. Shri Banarsi Das Gupta, M. L. A., Bhiwani *Do*

Employer's Representatives

1. President of the Faridabad Industrialists Association New Industrial Township Faridabad *Do*
2. Shri R. S. Chawla, M/s Ego Metal Works (P) Ltd., Gurgaon *Do*
3. Shri N. P. Singha, Acting Factory Manager, Atlas Cycle Industries Ltd., Sonepat *Do*

Employees' Representatives

1. Shri Darshan Singh, General Secretary, A. I. T. U. C. Faridabad *Do*
2. Shri R. D. Shastri, Atlas Mazdoor Union, Sonepat I. N. T. U. C. *Do*
3. Shri Jai Gopal, Hind Mazdoor Sabha, Yamuna Nagar *Do*

The Committee shall make its recommendations to Government within six months from the date of publication of this notification in the official gazette.

The Headquarters of the Committee shall be at Chandigarh but the Chairman can hold meetings at any place in the State of Haryana.

The 10th March, 1969

No. 1454-2Lab-69-5758.—In exercise of powers conferred by clause (a) of sub-section (1) of section 5 of the Minimum Wages Act, 1948 (Central Act XI of 1948), the Governor of Haryana is pleased to extend the period of the Advisory Committee constituted to hold enquiries and advise the Government for revising minimum rates of wages in respect of employment Agriculture,—*vide* Notification No. 8869-2Lab-68/25882, dated 25th October, 1968, upto 4th May, 1969.

R. I. N. AHOOJA, Secy.

LABOUR AND EMPLOYMENT DEPARTMENTS

The 17th March, 1969

No. 1499-2Lab-69/6590. —The Governor of Haryana is pleased to promote Sarvshri B. L. Bhardwaj, District Employment Officer, Narnaul and Tara Singh Uppal, District Employment Officer, Ambala Cantt., as Sub-Regional Employment Officers in the scale of

Rs 250—25—550/25—750 on a purely temporary basis with effect from 26th February, 1969 and 27th February, 1969 and to post them as Employment Market Information Officer, and Professional and Executive Employment Officer, respectively, at the Directorate of Employment and Training, Haryana, Chandigarh, against the existing vacancies.

R. I. N. AHOOJA, Secy.

INDUSTRIES DEPARTMENT

The 13th/16th March, 1969

No. 2991-4IB-69/6800. —Whereas the Governor of Haryana is satisfied that the land specified below is needed urgently by the Government at public expense, for a public purpose, namely, for the setting up of a Government Hide Flaying and Carcass Utilisation Centre, at Karnal, it is hereby declared that the land described in the specification below is required urgently for the aforesaid purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Land Acquisition Collector, Karnal, is hereby directed to take order for the acquisition of the said land.

In view of the urgency of the acquisition, the Governor of Haryana, in exercise of the powers conferred by section 17(2)(c) of the said Act, hereby further directs that the Land Acquisition Collector, Karnal, shall proceed to take possession of the land hereby specified in accordance therewith.

SPECIFICATION

District	Tehsil	Locality	Area
Karnal	Karnal	Rattiwals near W.J.C. Bridge on Hansi-Karnal Road towards East 3 miles 6 furlong milestone, village Ghoghripur	Kanal Maria 16—00 Bearing Khasra No. 86/8.9/1, 9/4